## CASE NO. 2:24-cv-00462-JCM-NJK

## STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT

[SECOND REQUEST]

Defendant The Marshall Retail Group, LLC ("MRG"), by and through its counsel of record, and Plaintiff I Love Las Vegas Lifestyle, LLC ("I Love Las Vegas"), by and through its counsel of record, pursuant to Local Rules IA 6-1, LR IA 6-2, and LR 7-1, hereby stipulate to extend the time to respond to I Love Las Vegas's Complaint (ECF No. 1) by two weeks, through and including May 20, 2024. The parties have been discussing the potential for resolution prior to litigation, and would like to continue engaging in such discussions before moving forward

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1 2	of delay.	lines that follow. This request is not for purposes
3	IT IS SO STIPULATED.	
4		DATED this 2nd day of May 2024
5	DATED this 2 <sup>nd</sup> day of May, 2024.	DATED this 2 <sup>nd</sup> day of May, 2024.
6	GREENBERG TRAURIG, LLP	McMENEMY HOLMES PLLC
7	/s/ Bethany L. Rabe	/s/ Dustun H. Holmes
	KARA B. HENDRICKS, ESQ.	DUSTUN H. HOLMES, ESQ.
8	Nevada Bar No. 07743 BETHANY L. RABE, ESQ.	Nevada Bar No. 12776 IAN M. McMENEMY, ESQ.
9	Nevada Bar No. 11691	Nevada Bar No. 13190
10	10845 Griffith Peak Drive, Suite 600 Las Vegas, Nevada 89135	1645 Village Center Circle, Suite 291 Las Vegas, Nevada 89134
11	Las vegas, revada 67133	<b>5</b> ,
12	Counsel for Defendant The Marshall Retail Group, LLC	Counsel for Plaintiff I Love Las Vegas Lifestyle, Inc.
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14		IT IS SO ORDERED.
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16		United States Magistrate Judge
17		DATE: May 3, 2024
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